United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

ORDER OF DETENTION PENDING TRIAL

JASON LOUIS GRAY	Case Number: 1:05-CR-9	

JA:	SO	N LOU	IIS GRAY	Case Number:	1:05-CR-9	
requ	In ire tl	accordar he detent	nce with the Bail Reform Act, 18 tion of the defendant pending tr	U.S.C.§3142(f), a detention hearing ha ial in this case.	s been held. I conclude that the following facts	
				Part I - Findings of Fact		
	(1)	(1) The defendant is charged with an offense described in 18 U.S.C. §3142(f)(1) and has been offense) (state or local offense that would have been a federal offense if a circumstance giving rise existed) that is			(f)(1) and has been convicted of a (federal cumstance giving rise to federal jurisdiction had	
			a crime of violence as defined	in 18 U.S.C.§3156(a)(4).		
			an offense for which the maxir	num sentence is life imprisonment or de	eath.	
			an offense for which the maxi	mum term of imprisonment of ten years	s or more is prescribed in	
			a felony that was committed aft U.S.C.§3142(f)(1)(A)-(C), or co	ter the defendant had been convicted of to mparable state or local offenses.	wo or more prior federal offenses described in 18	
	(2)					
	(3)	A peri	offense. A period of not more than five years has elapsed since the (date of conviction) (release of the defendant from imprisonment) to the offense described in finding (1).			
	(4)	Findir assui	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an)other person(s) and the community. I further find that the defendant has not rebutted this			
_		•	umption.	Alternate Findings (A)		
	(1)	There	e is probable cause to believe the	hat the defendant has committed an off	ense	
			for which a maximum term of under 18 U.S.C.§924(c).	imprisonment of ten years or more is p	prescribed in	
	(2)	The c	defendant has not rebutted the r	oresumption established by finding 1 that for the defendant as required and the sa	at no condition or combination of conditions will fety of the community.	
			, , , , ,	Alternate Findings (B)	,	
There is a serious risk that the defendant will not appear.					or person or the community	
X	(2)				bery, and has been previously convicted of ban	
		robbe		C. Determant is charged with bank rob	bery, and has been previously convicted of ban	
			Part II - Writt	en Statement of Reasons for De	etention	
l find t	hat	the cred	lible testimony and informati	on submitted at the hearing establis	shes by clear and convincing evidence that	
oased defend	upc lant	on the Pr Defend	retrial Services report, no co	ndition(s) will assure the safety of t	he community or the appearance of the present. Defendant reserves the right to	
			Part III	- Directions Regarding Detent	tion	
Th facility defend or on re States	e de sep ant s eque mar	efendant in arate, to shall be a set of an instant of an instant of the set o	is committed to the custody of the extent practicable, from pafforded a reasonable opportuni attorney for the Government, t		d representative for confinement in a correction s or being held in custody pending appeal. Th counsel. On order of a court of the United State facility shall deliver the defendant to the Unite	
Dated	٦٠	June 16, 1	2005	/s/ Hugh W. F	Brenneman, Jr.	
Date	ı. <u>·</u>	J GIIC 10,	2000		Signature of Judicial Officer	
				Hugh W. Bren	neman, United States Magistrate Judge	
					Name and Title of Judicial Officer	